and redeterminations authorized under section 211 of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996.

211SC665e 606(e)(l)(B)

of the Congressional Rudget Act of 1974 is at the end the following new sentences:

If the referred to in the preceding sentence made for annronriations measiire that enacted into law then the Chairman of the Committee on the Budget of the House of Renresentatives shall as soon nracticable reverse adinstments Тհբ those Chairman Committee Λf the Rudnet the the House on ∩t shall Renresentatives suhmit adiustments made this suhnarad<mark>r</mark>anh tο the House of Renresentatives have lished in the Congressional Record such adinstments

(D) CONFORMING AMENDMENT—Section 103(d)(1) of the Contract with America Advancement Act of 1996 (42 U.S.C.

and inserting "medicaid programs, except that the amounts appropriated pursuant to the authorization and discretionary spending allowance provisions in Section 211(d)(2)(5) of the Personal Responsibility and Work Onnortunity Reconciliation Act of 1996 shall be used only for

continuing disability reviews and redeterminations under title XVI of the Social Security Act

(6) RENEFITS LINDER TITLE XVI — For purposes of this subsection, the term "benefits under title XVI of the Social Security Act" includes supplementary payments pursuant to an agreement for Federal administration under section 1616(a) of the Social Security Act, and payments pursuant to an agreement entered into under section 212(b) of Public Law 93-66.

SEC. 212. ELIGIBILITY REDETERMINATIONS AND CONTINUING DISABILITY REVIEWS.

(a) CONTINUING DISABILITY REVIEWS RELATING TO CERTAIN CHILDREN—Section 1614(a)(3)(H) (42 U.S.C. 1382c(a)(3)(H)). as redesignated by section 211(a)(3) of this Act, is amended

bv inserting <mark>"(i)"</mark> after <mark>"(H)"</mark>: and by adding at the end the following new

{1} {2} clause:

(ii)(I) Not less frequently than once every 3 years. the Commissioner shall review in accordance with paragraph (4) the continued eliaibility for benefits under this title of each individual not attained 18 years of age and is eligible for such benefits bv reason of an impairment (or combination of impairments) which is likely to improve (or, at the option of the Commissioner.

which is unlikely to improve).

"(II) A representative pavee of a recipient whose case is reviewed under this clause shall present, at the time of review, evidence demonstrating that the recipient is, and has been. receiving treatment, to the extent considered medically necessary and available, of the condition which was the basis for providing benefits

under this title.

"(III) If the representative pavee refuses to comply without good cause with the requirements of subclause (II). the Commissioner of Social Security shall, if the Commissioner determines it is in the best interest of the individual. promptly

suspend provide for pay-